

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Public Services- Police – Imposition of the penalty of 30% (thirty percent) cut in pension for a period of five years on Sri S.G.K.Murthy, ASI 1381 (Retd) of Krishna District and treating the suspension period from 06-02-2008 to 10-08-2010 as ‘not on duty’ – Orders – Issued.

HOME (SERVICES-II) DEPARTMENT

G.O.Rt.No. 1265

Dated:21 -05-2013

Read the following:-

1. From the DGP, AP, Hyderabad, Lr.Rc.No.2871/Appeal-3/2010, dated: 18-10-2010.
2. Govt. Memo.No.31970//Ser.II/A2/2010 , Dated: 22 -2-2011
3. From the S.P., Krishna District , C.No.7/A5/2008,dt 25-04-2011.
along with the explanation of Sri S.G.K.Murthy, ASI 1381 (Retd) of Krishna District ,dated:22-03-2011.
4. Govt. Letter No.31970/Ser-II/A2/2010, dated:11-02-2013)
5. From the Secretary, APPSC, Hyderabad, Lr.No.632/RT/2/2013, dt.21-03-2013

* * *

ORDER:

In the letter 1st read above, the Director General of Police, A.P., Hyderabad has stated that the D.I.G., Eluru Range, Eluru informed that Sri S.G.K.Murthy, ASI 1381, formerly Veerulapadu P.S. of Krishna District (now retired from service on 31-8-2010), was handed up a major charge for the following delinquency:-

“For Exhibiting gross neglect of duty and misconduct having colluded with the public added an innocent person i.e., Vemuri Adam, S/o Venkateswarlu, Alluru village in place of original accused viz., Thirumalasetty Sambasiva Rao @ Siva, S/o Nagabhushanam, Alluru (v) in a gambling case vide Petty case No.88 to 92/2007 u/s 9(i) of A.P.G. Act of Veerulapadu P.S. by tampering the official record and doing official favour”.

2. The S.D.P.O., Gudivada, who was appointed as an Enquiry Officer to conduct the O.E. against the delinquent officer held the charge as ‘proved’. The D.I.G. Eluru Range, Eluru agreeing with the findings of the E.O., supplied a copy of the minutes to the Charged Officer and the delinquent submitted his further written statement of defense. Since the Charged Officer retired from service on 31-08-2010, the D.G.P. forwarded the PR to the Government for disposing it under Rule 9(2)(a) of Andhra Pradesh Revised Pension Rules, 1980.

3. Government after examining the issue provisionally decided to withhold 30% (thirty percent) of pension of the charged officer for a period of five years, under Rule 9 of A.P. Revised Pension Rules, 1980. Accordingly, a show cause notice was issued to the charged officer vide Memo 2nd read above and he has submitted his explanation vide letter 3rd read above.

4. Government, after carefully examining the issue with reference to the records made available for consideration have confirmed the provisional decision to withhold 30% (thirty percent) of pension of the charged officer for a period of five years, under Rule 9 of A.P. Revised Pension Rules, 1980, for the charges held proved against him and also to treat his period of suspension from 6-2-2008 to 10-8-2010 as ‘not on duty’ and the matter was referred to the A.P. Public Service Commission for its advice. The A.P. Public Service Commission, in the letter 5th read above, have agreed with the proposal of the Government. (copy enclosed).

5. Therefore, Government hereby withhold 30% (thirty percent) of pension of Sri S.G.K.Murthy, ASI 1381 (Retd) of Krishna District for a period of 5 years and treating the period of suspension from 6-2-2008 to 10-8-2010 as ‘not on duty’.

(Cont..2,)

::2::

6. The Director General of Police, A.P., Hyderabad, is requested to take follow up action in the matter accordingly. The records received through the letter 1st read above are returned herewith and receipt of the same should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRAPRADESH)

T.P.DAS
PRINCIPAL SECRETARY TO GOVERNMENT

The Director General of Police, A.P., Hyderabad. (with records)

Copy to:- The individual concerned. (through the D.G.P., A.P., Hyderabad)
The Secretary, A.P. Public Service Commission, Hyderabad.

// FORWARDED ;; BY ORDER //

SECTION OFFICER.